

**REMARKS**

**Revocation of Power of Attorney**

Applicant is enclosing herewith a Revocation of Power of Attorney and Appointment of New Attorney naming BRUCE H. TROXELL as attorney of record in this patent application. It is requested that all further correspondence regarding this matter be forwarded to TROXELL LAW OFFICE PLLC at the address listed on the enclosed form. A CHANGE OF ADDRESS FORM is also being submitted herewith.

**Claim Rejections**

Claims 1-2 are is rejected under 35 U.S.C. § 112, second paragraph. Claims 1-2 are rejected under 35 U.S.C. § 102(b) as being anticipated by Cheng (U.S. 6,386,362).

**Drawings**

It is noted that no Patent Drawing Review (Form PTO-948) was received with the outstanding Office Action. Thus, Applicant must assume that the drawings are acceptable as filed.

**New Claims**

By this Amendment, Applicant has canceled claims 1-2 and has added new claims 3-4 to this application. It is believed that the new claims specifically set forth each element of Applicant's invention in full compliance with 35 U.S.C. § 112, and define subject matter that is patentably distinguishable over the cited prior art.

The new claims are directed toward a golf club bag comprising: a bag (27) having a top opening and a bottom; a bending cable (25); a bottom portion (26) connected to the bottom of the bag and having: a fixed portion (261); and a bending portion (263) pivotally connected to the fixed portion by the bending cable, the bending portion is movable between planar and angled positions relative to the fixed portion; a pivotal section (21) located on a top of the bag; two symmetrical supporting arms (22) pivotal between open and closed positions and having a first

end pivotally connected to the pivotal section; an embedding element (24) connected to the bottom of the bag; two steel cables (23), one of the two steel cables is connected at a first end to the first end of one of the two symmetrical supporting arms and at a second end to the embedding element; and a fixing plate (231) connected to center sections of the two steel cables, wherein, when the bending portion is located in the planar position, the two steel cables move the two symmetrical supporting arms into the closed position, and, when the bending portion is located in the angled position, the two steel cables move the two symmetrical supporting arms into the open position.

Other embodiments of the present invention include: the bag includes a lower opening (271) in a periphery thereof, the embedding element is located on an interior of the bag, and the two symmetrical supporting arms extend through the lower opening.

The cited reference to Cheng a golf bag (1) connected to a base seat (2), a support leg set (16) controlled by a V-shaped resilient member (64). The base seat includes a front section (20) and a rear section (30) connected by a rib (42).

Cheng does not teach a bending portion pivotally connected to the fixed portion by the bending cable; two steel cables; one of the two steel cables is connected at a first end to the first end of one of the two symmetrical supporting arms and at a second end to the embedding element; a lower opening in a periphery thereof; the embedding element is located on an interior of the bag; nor does Cheng teach the two symmetrical supporting arms extend through the lower opening.

It is axiomatic in U.S. patent law that, in order for a reference to anticipate a claimed structure, it must clearly disclose each and every feature of the claimed structure. Applicant submits that it is abundantly clear, as discussed above, that Cheng does not disclose each and every feature of Applicant's new claims and, therefore, could not possibly anticipate these claims under 35 U.S.C. § 102. Absent a specific showing of these features, Cheng cannot be said to anticipate any of Applicant's new claims under 35 U.S.C. § 102.

Application No. 10/678,314

It is further submitted that Cheng does not disclose, or suggest any modification of the specifically disclosed structures that would lead one having ordinary skill in the art to arrive at Applicant's claimed structure. Thus, it is not believed that Cheng renders obvious any of Applicant's new claims under 35 U.S.C. § 103.

**Summary**

In view of the foregoing amendments and remarks, Applicant submits that this application is now in condition for allowance and such action is respectfully requested. Should any points remain in issue, which the Examiner feels could best be resolved by either a personal or a telephone interview, it is urged that Applicant's local attorney be contacted at the exchange listed below.

Respectfully submitted,

Date: March 6, 2006

By:



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